## Exhibit B

Brent O. Hatch (5715) bhatch@hjdlaw.com Mark F. James (5295) mjames@hjdlaw.com HATCH, JAMES & DODGE, PC 10 West Broadway, Suite 400 Salt Lake City, Utah 84101 Telephone: (801) 363-6363 Facsimile: (801) 363-6666

David Boies (admitted pro hac vice)
dboies@bsfllp.com
Robert Silver (admitted pro hac vice)
rsilver@bsfllp.com
Edward Normand (admitted pro hac vice)
enormand@bsfllp.com
Jason Cyrulnik (admitted pro hac vice)
jcyrulnik@bsfllp.com
Mauricio A. Gonzalez (admitted pro hac vice)
magonzalez@bsfllp.com
BOIES SCHILLER & FLEXNER LLP
333 Main Street
Armonk, New York 10504
Telephone: (914) 749-8200

Stuart Singer (admitted pro hac vice) ssinger@bsfllp.com
BOIES SCHILLER & FLEXNER LLP
401 East Las Olas Blvd.
Suite 1200
Fort Lauderdale, Florida 33301
Telephone: (954) 356-0011
Facsimile: (954) 356 -0022

Counsel for The SCO Group, Inc.

Facsimile: (914) 749-8300

## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF UTAH

THE SCO GROUP, INC., by and through the Chapter 11 Trustee in Bankruptey, Edward N. Cahn.

Plaintiff/Counterclaim-Defendant,

VS.

INTERNATIONAL BUSINESS MACHINES CORPORATION,

Defendant/Counterclaim-Plaintiff.

[PROPOSED] JUDGMENT DISMISSING SCO'S CLAIMS MOOTED BY THE FINAL JUDGMENT IN SCO V. NOVELL

Civil No.: 2:03-CV-00294-DN

Honorable David Nuffer

Whereas plaintiff/counterclaim-defendant, The SCO Group, Inc. (n/k/a TSG Group, Inc.) ("SCO") brought a related action in this District Court, entitled SCO Group, Inc. v. Novell, Inc., Case No. 2:04-CV-129; and whereas, after the trial of that matter, Chief Judge Ted Stewart entered a final judgment ruling that Novell (1) owns the copyrights to pre-1996 UNIX source code, and (2) has the right to waive SCO's contract claims for breach of the licensing agreements pursuant to which IBM and others licensed pre-1996 UNIX source code (the "Novell judgment"); and whereas SCO agrees that the Novell judgment forecloses certain of its claims in this case as identified below,

THEREFORE it is hereby ORDERED, ADJUDGED, AND DECREED that the following claims set forth in SCO's Second Amended Complaint are dismissed with prejudice-as mooted by the Novell-judgment:

Breach of IBM Software Agreement (Count I)

Breach of IBM Sublicensing Agreement (Count II)

Breach of Sequent Software Agreement (Count III)

Breach of Sequent Sublicensing Agreement (Count IV)

Copyright Infringement (Count V)

Copyright Infringement (see Docket No. 398 at 4-5)

Interference with the 1995 Asset Purchase Agreement at Issue in Novell (Count VIII)

In addition, it is hereby **ORDERED**, **ADJUDGED**, **AND DECREED** that SCO's Unfair Competition claim (Count VI) is dismissed with prejudice as mooted by the *Novell* judgment insofar as that claim is based on the allegations that Novell does not own the copyrights to pre-

1996 UNIX source code and does not have the right to waive breaches of the licensing agreements pursuant to which IBM and others licensed pre-1996 UNIX source code.

As the Novell judgment has no bearing on the following SCO claims, they remain ripe for adjudication by the Court: SCO's Unfair Competition claim (Count VI) concerning the Project Monterey joint venture, SCO's Interference with Contract claim (Count VII), and SCO's claim for Interference with Business Relationships (Count IX).

Each Party to bear its own fees and costs with regard to the dismissed claims. DATED this \_\_\_\_\_\_ day of \_\_\_\_\_\_\_, 2013.

BY THE COURT

David Nuffer
United States District Court Judge